

October 2, 2014

EX PARTE NOTICE/SUBMITTED BY ECFS

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

Re: **MB Docket No. 14-57**
Applications of Comcast Corporation, Time Warner Cable Inc.,
Charter Communications, Inc., and Spinco to Assign and Transfer
Control of FCC Licenses and Other Authorizations

Dear Ms. Dortch:

This office represents Entravision Communications Corporation ("Entravision").

On October 1, 2014, Walter F. Ulloa, the Chief Executive Officer of Entravision, Patricia Diaz Dennis, a Director of Entravision, Marcelo Gaete, the Vice President, Public and Government Affairs, of Entravision, and the undersigned met with Mr. Philip Verveer, the Senior Counselor to Chairman Tom Wheeler.

In the meeting, the Entravision participants discussed the Comments that Entravision filed in the above-referenced proceeding. Entravision expressed the importance of a diversified programming market for independent programming serving Latino audiences. In this regard, the Entravision participants described the current programming available on multichannel video programming distributors ("MVPD") and the process whereby programmers with new and diversified programming for Latinos seek to gain content delivery for their programming.

Entravision repeated its concerns, expressed in its Comments, that a single content delivery service, serving markets with 39.2% of Latino households, would be a gatekeeper to the unique programming directed to Latinos on Comcast's and other MVPDs. In Comcast's case, there exists the economic incentive and ability for Comcast to foreclose competing Latino content providers, owing to Comcast's affiliated programming services in the Latino market, Telemundo and mun2. This incentive and ability will only increase if the proposed transaction is consented to by the Commission.

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The ultimate result will be less diversity of programming and viewpoint in available television offerings geared to the Latino market and less competition for advertising opportunities directed to this market. Entravision's recommendation is that the FCC condition any consent with structural remedies to ensure that Comcast does not produce content that competes with its unaffiliated programmers and does not become a dominant MVPD to the Latino market.

In accordance with Section 1.1206(b)(2), this notice is being filed with the Commission electronically.

Respectfully submitted,



Barry A. Friedman
